

FILED

1 Kimberly R. Olson, In Pro Per
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4 CLERK, U.S. DISTRICT COURT
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THE UNITED STATES DISTRICT COURT
 IN AND FOR THE EASTERN DISTRICT OF CALIFORNIA

Kimberly R. Olson,) Case No: 2:25-cv-00876 DJC AC PS
Plaintiff,) MOTION FOR ADMINISTRATIVE RELIEF
vs.) REQUEST FOR EXTENSION OF TIME TO
Law Office of Joseph M. Ahart, Inc. et al,) FILE AMENDED COMPLAINT
Defendants,)
)
)

12 **I. Request for Extension of Time.**

13 Plaintiff Kimberly R. Olson an extension of time of an additional 60 days within which to
 14 complete the writing of objections to the order by the Hon. Allison Claire issued on March 21,
 15 2025, and entered on March 24, 2025 as ECF #3. Plaintiff respectfully informs the Court of the
 16 following circumstances establishing good cause:

17 Plaintiff is disabled¹, impoverished, does not own a car, lives in a rural area², and must
 18 travel some 50 miles to Medford, OR in order to visit the nearest law library³, and to use public
 19 internet, computer, and printing facilities. As Plaintiff can only very occasionally arrange and
 20 afford such transportation to Medford for her research and preparation/printing of documents, so
 21 Plaintiff is severely disadvantaged in so doing, and can only sit for a maximum of a few hours on
 those days she can get to the city.

22 Plaintiff's health issues relating to her mobility and pain/function levels have become

23
 24 ¹ Plaintiff has undergone multiple spinal fusions, and a cervical fusion, uses a cane and walker, and is
 frequently bedridden. Plaintiff also has a drug-delivery device implanted in her abdomen which delivers
 a blend of powerful medications directly into her spinal fluid, and which requires frequent monitoring,
 reprogramming, and refilling.

25 ² Plaintiff is a resident of Hornbrook, CA, a non-incorporated group of houses, church, bar, and a gas
 station, comprising some 500 residents that is about 8 miles from the Oregon border.

³ The law library in the Yreka, CA Courthouse (about 17 miles away) was closed due to lack of funding
 some years ago.

1 more acute due to the "opioid crisis" and the subsequent overreaction and politicalization of
2 medical treatments involving opioids - most of which seems to entail a knee-jerk reaction to
3 simply cut everyone off of opioid treatments no matter the circumstances - over the past few
4 years.

5 As a result of significant reduction in her medications due to the adoption by all
6 physicians of the draconian dosage levels found in the CDC "guidelines" concerning opioid
7 prescribing, Plaintiff now suffers from frequent episodes of sudden-onset, extreme pain which
8 render her completely unable to function in a coherent fashion. These episodes can last
9 anywhere from minutes to days, and she is completely depended on care providers for personal
10 support, care, and assistance with even the smallest tasks during those periods.

11 In view of these negative circumstances, Plaintiff requests that the Court an extension of
12 time of an additional 60 days from date of any order approving her continuance request, within
13 which to complete the writing of objections to the order by the Hon. Allison Claire on March 21,
14 2025.

15 As no defendants have been served in this matter, no prejudice will befall any party as a
16 result of the contemplated extension.

17 Respectfully submitted this 30 day of March, 2025

18 
19 Kimberly R. Olson, Plaintiff Pro Se
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